

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address COMMISSIONER FOR PATENTS PO But 1450 Alexandra, Virginia 22313-1450 www.waybi.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/577,996	05/03/2006	Patrick Hermans	016782-0359	4949
22428 FOLEY AND	7590 10/16/200 LARDNER LLP	EXAMINER		
SUITE 500		LEE, BENJAMIN P		
3000 K STRE			ART UNIT	PAPER NUMBER
	,		3641	
			MAIL DATE	DELIVERY MODE
			10/16/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Application No. Applicant(s) 10/577,996 HERMANS ET AL. Examiner Art Unit 3641 The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

	· · · · · · · · · · · · · · · · · · ·	Examiner	AILOIIL				
		Benjamin P. Lee	3641				
	The MAILING DATE of this communication app	ears on the cover sheet with the c	orrespondence ac	ldress			
Period fo	or Reply						
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING D/ maions of time may be available under the provisions of 37 CFR 1.1: D) period for reply is specified above, the maximum statutory period to reply is specified above, the maximum statutory period to reply in specified above, the maximum statutory period to reply with the set or extended period for reply will by statute, reply received by the Cff is left than three months after the making and patient term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this o D (35 U.S.C. § 133).				
Status							
1)🖂	Responsive to communication(s) filed on 03 M	av 2006.					
	This action is FINAL . 2b)⊠ This action is non-final.						
3)	☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposit	ion of Claims						
· · _							
	 ✓ Claim(s) 1-11 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 						
	Claim(s) is/are allowed.						
	☐ Claim(s) 1-11 is/are rejected.						
	Claim(s) is/are objected to.						
	Claim(s) are subject to restriction and/or	r election requirement.					
Annliest	ion Papers						
	•						
	The specification is objected to by the Examine						
10)	The drawing(s) filed on is/are: a) acce						
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11)	The oath or declaration is objected to by the Ex						
Priority (under 35 U.S.C. § 119						
	Acknowledgment is made of a claim for foreign ☐ All b)☐ Some * c)☐ None of:	priority under 35 U.S.C. § 119(a)	-(d) or (f).				
	1. Certified copies of the priority documents	s have been received.					
	2. Certified copies of the priority documents	s have been received in Applicati	on No				
	3. Copies of the certified copies of the prior	•	ed in this National	Stage			
	application from the International Bureau						
* 5	See the attached detailed Office action for a list	of the certified copies not receive	d.				
Attachmen	nt(s)						
_	on of References Cited (RTO 902)	4) D Intonious Summons	(DTO 412)				

Attachment(s)	
1) X Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) X Information Disclosure Statement(s) (PTO/S5/05) Pager Nos/Mail Date 3/3/2006.	4) ☐ Interview Summary (PTO-413) Paper No[syMail Date. 5) ☐ Notice of Informal Patent A∤≱lication 6) ☐ Other:

Page 2

Application/Control Number: 10/577,996

Art Unit: 3641

DETAILED ACTION

Specification

 The abstract of the disclosure does not commence on a separate sheet in accordance with 37 CFR 1.52(b)(4). A new abstract of the disclosure is required and must be presented on a separate sheet, apart from any other text.

Claim Objections

- Claim 10 is objected to because of the following informalities: There is a
 typographical error in line 2. "per cent" should be "percent". Appropriate correction is
 required.
- 3. Claims 3, 5 and 8 are objected to because of the following informalities: Claim 3 recites the limitation "elongated metal elements" in lines 1-3. Claim 5 recites the limitation "elongated metal elements" in lines 2 and 3. Claim 8 recites the limitation "elongated metal elements" in lines 3 and 4. There is insufficient antecedent basis for these limitation in the claims. Appropriate correction is required.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the Application/Control Number: 10/577,996

Art Unit: 3641

invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- Claims 1, 9 and 10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Goerz et al. (U.S. Patent 5472769) in view of Nomura et al. (U.S. Patent 7235285).
- 5. In regards to claim 1, Goerz et al disclose a stab-resistant insert for protective textile (col. 1, lines 65-67 and col. 2, lines 1-23), said insert comprising the following: at least one metal layer of a fabric with metal cords or metal wires (col. 4, lines

at least one textile layer (col. 3, lines 58-67);

49-55 and Goerz et al fig. 5 following);

said textile layer being in contact with and being connected to said metal layer (Goerz et al fig. 9 following). Note that the metal mesh is taught to be an embodiment of item 37;

Goerz et al fail to teach that the textile layer comprises a non-woven material.

However, Nomura et al teaches a layer of non-woven fabrics of polyethylene fibers (col. 1, lines 14-22 and col. 9, lines 16-22) in an armor assembly. It would have been

Application/Control Number: 10/577,996 Page 4

Art Unit: 3641

obvious to one of ordinary skill in the art at the time of Applicant's invention to utilize a fabric layer of non-woven fibers as taught by Nomura et al with the apparatus of Goerz et al, to provide an improved projectile-trapping capability.

- In regards to claim 9, Nomura et al disclose that the non-woven material comprises synthetic fibers.
- In regards to claim 10, Nomura et al disclose that more than thirty percent of said synthetic fibers are high-density high-molecular weight polyethylene fibers (col. 3, lines 14-45).
- Claim 2, 6 and 7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Goerz et al. (U.S. Patent 5472769) and Nomura et al. (U.S. Patent 7235285) as applied to claim 1 above, and further in view of Andresen et al. (U.S. Patent 6581212).
- 9. In regards to claims 2, Goerz et al disclose that the fabric is comprised of metal cords or metal wires lying in parallel (see Goerz et al fig. 5 following). Goerz et al fail to teach that the distance between said metal cords or metal wires varies between 0.40 mm and 3.2 mm. However, Andresen et al disclose a wire mesh for a protective garment with spacing between the metal wires of between 0.05mm and 0.45mm (col. 6, lines 32-40). It would have been obvious to one of ordinary skill in the art at the time of Applicant's invention to utilize metal wire mesh with various distances between the

Application/Control Number: 10/577,996 Page 5

Art Unit: 3641

wires including 0.05mm to 0.45mm as taught by Andresen et al, to provide a means to stop various size sharp objects from penetrating the garment.

- 10. In regards to claim 6, Goerz et al and Andresen et al teaches that at least one metal layer is multi-directional (see Goerz et al fig. 5 following and Andresen et al fig. 2 following).
- 11. In regards to claim 7, Goerz et al and Nomura et al fail to disclose that the nonwoven textile material is bonded to said metal layer by means of an adhesive or by
 means of a thermoplastic film or by means of stitches. However, Andresen et al
 teaches using an adhesive to bond a fabric layer to a metal mesh protective layer (par.
 45). It would have been obvious to one of ordinary skill in the art at the time of
 Applicant's invention to utilize any of various methods of bonding a fabric layer and
 metal layer together including and adhesive as taught by Andresen et al, since
 adhesives can provide superior flexibility and durability.
- Claims 3-5 are rejected under 35 U.S.C. 103(a) as being unpatentable over Goerz et al. (U.S. Patent 5472769) and Nomura et al. (U.S. Patent 7235285) and Andresen et al. (U.S. Patent 6581212) as applied to claim 2 above, and further in view of Brillhart et al. (U.S. Patent 6562435).

Page 6

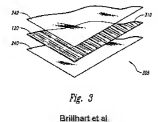
Application/Control Number: 10/577,996 Art Unit: 3641

13. In regards to claim 3, the modified Goerz et al fail to disclose that the elongated metal elements are unidirectional within said metal layer and wherein said elongated metal elements are bonded to said non-woven material by means of an adhesive or by means of a thermoplastic film. However, Brillhart et al teaches using thermoplastic sheets between individual layers in a ballistic resistant laminate to adhere the layers (col. 7, lines 30-33). It would have been obvious to one of ordinary skill in the art at the time of Applicant's invention to utilize a thermoplastic sheet to adhere individual layers together as taught by Brillhart et al with the modified Goerz et al apparatus, since the sticky properties of the film provide an ideal means of adhering layers.

Further, the Brillhart et al teaches deploying fibers in a parallel unidirectional orientation per layer (see Brillhart et al fig. 3 following). It is old and well known and would have been obvious to one of ordinary skill in the art at the time of Applicant's invention to orient the reinforcing strands of the modified Goerz et al apparatus in a unidirectional manner per layer as taught by Brillhart et al, to provide maximum axial load strength per layer.

Application/Control Number: 10/577,996

Art Unit: 3641



14. In regards to claim 4, Goerz et al fail to explicitly disclose that the insert comprises more than one metal layer. However, Andresen et al teaches using multiple wire layers (col. 5, lines 58-62). It would have been obvious to one of ordinary skill in the art at the time of Applicant's invention to incorporate more than one layer of wire as taught by Andresen et al in the body armor of Goerz et al, to enhance the stopping capability of the garment.

- 15. In regards to claim 5, Andresen et al teaches that the multiple metal layers may have different directions wherein said elongated metal elements run (col. 5, lines 52-62).
- Claim 8 is rejected under 35 U.S.C. 103(a) as being unpatentable over Goerz et
 (U.S. Patent 5472769) and Nomura et al. (U.S. Patent 7235285) and Andresen et al.

Application/Control Number: 10/577,996 Page 8

Art Unit: 3641

(U.S. Patent 6581212) as applied to claim 2 above, and further in view of Toulmin, Jr. et $\,$

al. (U.S. Patent 2758952).

17. In regards to claim 8, the modified Goerz et al fail to disclose that a part of said

non-woven material penetrates between the elongated metal elements to decrease the

likelihood of shifting the elongated metal elements in said metal layer. However,

Toulmin, Jr. et al teaches a metal wire mesh with a mat of fibers overlying where some

of the fibers extending through openings in the wire mesh (col. 9, lines 55-75). It would

have been obvious to one ordinary skill in the art at the time of Applicant's invention to

intertwine or penetrate the metal mesh layer with the fiber layer of the modified Goerz et

al as taught by Toulmin, Jr. et al, to increase the strength and impart a cohesive

relationship between the layers.

18. Claim 11 is rejected under 35 U.S.C. 103(a) as being unpatentable over Goerz et

al. (U.S. Patent 5472769) and Nomura et al. (U.S. Patent 7235285) as applied to claim

1 above, and further in view of Price et al. (U.S. Patent 5724670).

19. In regards to claim 11, the modified Goerz et al fail to explicitly teach that each

metal layer is at both sides in contact with and is connected with a textile layer.

However, Price et al teaches using multiple alternating sheets of ballistic resistant fabric

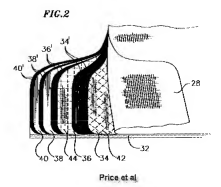
with fiber reinforced layers in a ballistic laminate (see Price et al fig. 2 following). It is

well known in the art and would have been obvious to one of ordinary skill in the art at

Application/Control Number: 10/577,996

Art Unit: 3641

the time of Applicant's invention to incorporate multiple alternating layers of a ballistic resistant material as taught by Price et al in the flexible ballistic laminate of the modified Goerz et al, to increase the penetration resistance of the laminate.



Summary/Conclusion

20. Claims 1-11 are rejected.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Benjamin P. Lee whose telephone number is 571-272-8968. The examiner can normally be reached between the hours of 8:30am and 5:00pm on Monday through Friday.

Page 10

Application/Control Number: 10/577,996

Art Unit: 3641

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Carone can be reached on 571-272-6873. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

/B. P. L./

10/9/2007

/Troy Chambers/

Primary Examiner, Art Unit 3641